

This card is intended as a Quick Reference Guide. We make every effort to ensure that it is correct. When using this card, please understand it is not intended to replace Department of Labor and Industries or insured's policies, procedures, RCW's or WAC's in their entirety.

INDUSTRIAL INSURANCE UTAH RECIPROCAL AGREEMENT

UTAH RECIPROCAL AGREEMENT

Effective Date of Agreement: March 1, 2001

This agreement affects the rights of workers and their employers when the contract of employment arises in one state and the worker is temporarily working in the other. To be covered by this agreement, an employer must be considered an employer under both Washington's and Utah's workers' compensation laws, and workers must be considered workers under both Washington's and Utah's workers' compensation laws.

Definition of a Washington worker:

A worker whose employment / contract of hire arises in Washington.

Definition of a Utah worker:

A worker whose employment / contract of hire arises in Utah.

Exclusion from the Basic Rule:

This agreement does not apply to Washington workers of a Utah employer working in the State of Washington nor to Utah workers of a Washington employer working in the State of Utah.

The Washington employer while working in Utah shall be subject to the safety codes of the State of Utah, and a Utah employer while working in Washington shall be subject to the safety codes of the State of Washington.

Time Limitations on Extra Territorial Certificates:

Utah will review extensions on a six month basis.